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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/584,961	06/14/2007	Roger Clyde Webb	HH4289US (#90343)	9720
	7590 08/21/200 CHBERG CO. L.P.A.	EXAMINER		
1940 EAST 6TH STREET			CHUKWURAH, NATHANIEL C	
CLEVELAND, OH 44114			ART UNIT	PAPER NUMBER
			3721	
			MAIL DATE	DELIVERY MODE
			08/21/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/584,961	WEBB, ROGER CLYDE				
Office Action Summary	Examiner	Art Unit				
	NATHANIEL C. CHUKWURAH	3721				
The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence address				
Period for Reply	/ IO OFT TO EVEIDE A MONTH!	0) OD THIRTY (00) BANG				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on <u>19 M</u>	av 2009.					
·						
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-15</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6) Claim(s) <u>1-15</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers						
9) The specification is objected to by the Examine	r.					
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a)⊠ All b)⊡ Some * c)⊡ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s) 1) Notice of References Cited (PTO-892)	4) Intomious Comments	(PTO 442)				
Notice of References Cited (P10-892) Notice of Draftsperson's Patent Drawing Review (PT0-948)	4)	nte				
3) Information Disclosure Statement(s) (PTO/SB/08)	5) Notice of Informal P 6) Other:	atent Application				
Paper No(s)/Mail Date	6) [Other:					

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DETAILED ACTION

1. This office action is in response to the amendment filed on 5/19/2009.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-6, 8 and 11-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ohtsu et al.(US 4,773,581) in view of Wolf et al. (US2004/0134961).

With regard to claim 1, Ohtsu discloses a fastener driving tool comprising: a tool nose (4); a loading apparatus (7) for introducing the fastener into said tool nose; a gas combustion mechanism including combustion space as shown in Figure 1, comprising a first priming cylinder (1), an air intake (see air supply 9) and a first valve apparatus (not shown) for fluidically connecting the air intake to a second delivery cylinder (2) having a second piston (3), the first priming cylinder fluidically connected to a fuel gas reservoir via a second valve apparatus (not shown), wherein the first priming cylinder (1) receives fuel gas from the fuel gas reservoir and air through the air intake to form an air/fuel gas mixture therein. While Ohtsu has not explicitly stated that the function of the exhaust valve as claimed, exhausting or purging of residual gas in the combustion chamber while allowing fresh gas/air mixture into the chamber, is inherent in combustion tool.

Ohtsu fails to disclose the first piston performing compression operation of air/fuel gas mixture. Wolf teaches a fastener driving tool including first priming cylinder (29) having a first piston (30) capable of compressing and transferring gas/air mixture to the combustion chamber, and valves (25, 26 Fig. 1).

In view of the teaching Wolf, it would have been obvious t one skilled in the art to modify Ohtsu's first cylinder with Wolf's teaching in order increase the compression and combustion rate of the gas/air mixture to propel the drive rod.

With regard to claim 2, Ohtsu's modified first piston (30 Wolf) is mechanically actuated.

With regard to claim 3, modified Ohtsu's the second valve apparatus (see valves 25, 26 Wolf) is opened and closed via mechanical actuation.

With regard to claim 4, modified Ohtsu's first piston (30 Wolf) is capable of being electromagnetically actuated.

With regard to claim 5, modified Ohtsu's second valve apparatus is capable of being opened and closed via electromagnetic actuation.

With regard to claim 6, modified Ohtsu's fastener driving tool is a nail gun as shown in Figure 2.

With regard to claim 8, modified Ohtsu shows a bumper (25) disposed near the bottom of the second delivery cylinder (2), the bumper being compressible by the second piston (3) in the bottom of the travel of the second piston and wherein the subsequent restoration of the bumper forcibly returns the second piston back up the second delivery cylinder.

With regard to claim 11, modified Ohtsu further comprises a sealing ring (21) having a semi-flexible lip and being disposed around the periphery of the second piston.

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With regard to claim 12, modified Ohtsu shows a high tension generator (11) which is considered to include a mixing fan (not shown) rotatably mounted to the interior of the delivery cylinder. Further, mixing fan in interior chamber of combustion fastening tool is well known in the art.

With regard to claim 13, modified Ohtsu's high tension generator (11) which is considered to include an externally mounted motor (not shown) drives the mixing fan and capable of driving the motor via magnetic coupling.

With regard to claim 14, modified Ohtsu's fastener tool further comprises a valve (31, 32) considered to include a plate valve and an exhaust plenum (27), wherein the plate valve fluidly connects the second delivery cylinder (2) with the exhaust plenum when the plate valve is opened for exhausting the second delivery cylinder.

With regard to claim 15, Ohtsu discloses an apparatus utilising a gas combustion mechanism for propulsion of an object (Fig. 2), the gas combustion mechanism including combustion space, comprising a first priming cylinder (1) and an air intake (see air supply device 9) fluidically connected via a first valve apparatus (not shown) to a second delivery cylinder having a second piston (3), the first priming cylinder (1) fluidically connected to a fuel gas reservoir via a second valve apparatus (not shown), wherein the first priming cylinder (1) receives fuel gas from the fuel gas reservoir (8) and air through the air intake (9) to form an air/fuel gas mixture.

While Ohtsu has not explicitly stated that the function of the exhaust valve as claimed, exhausting or purging of residual gas in the combustion chamber while allowing fresh gas/air mixture into the chamber, is inherent in combustion tool.

Ohtsu fails to disclose the first piston performing compression operation of air/fuel gas mixture. Wolf teaches a fastener driving tool including first priming cylinder (29) having a first piston (30) capable of compressing and transferring gas/air mixture to the combustion chamber, and valves (25, 26 Fig. 1).

In view of the teaching Wolf, it would have been obvious tone skilled in the art to modify Ohtsu's first cylinder with Wolf's teaching in order increase the compression and combustion rate of the gas/air mixture to propel the drive rod.

4. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ohtsu et al. in view of Wolf et al. as applied to claim 1 and further in view of Wandel et al. (US 3,809,307).

With regard to claim 7, modified Ohtsu fails to disclose the latching apparatus for engaging the driver rod. Wandel teaches a nosepiece including a latch for preventing the movement of the driver blade prior to operating the tool.

In view of the teaching of Wandel, it would have been obvious to one skilled in the art to modify Ohtsu by providing the latch in order to prevent the movement of the drive blade prior to operating the tool.

5. Claims 9-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ohtsu et al. in view of Wolf et al. as applied to claim 1 and further in view of Golsch (US 4,932,480).

With regard to claim 9, Ohtsu fails to disclose the interior of the bumper which forms a chamber for porting pressurised air via an outlet valve through a transfer channel to the first priming cylinder as the bumper is compressed.

Golsch teaches such feature as bumper with a chamber for porting pressurised air, see Figures 2-5. Therefore, it would have been obvious to a skilled artisan to provide Ohtsu's tool with a bumper with a chamber for porting pressurised air in order to exhaust the chamber of residue air.

With regard to claim 10, first piston of the modified Ohtsu has an internal receiver (9) for storing pressurised air.

Response to Arguments

6. Applicant's arguments filed 5/19/2009 have been fully considered but they are not persuasive.

Applicant is arguing on page 8, that Wolf does not teach or suggest that following an air/fuel gas mixture introduced and compressed in a first cylinder, and during its initial transfer to the combustion chamber, that the air/fuel gas mixture is used to initially purge residual exhaust gases via an exhaust valve in the second cylinder (combustion chamber).

Applicant's argument is not persuasive because, while modified Ohtsu has not explicitly stated that the function of the exhaust valve as claimed, the exhausting or purging of residual gas in the combustion chamber while allowing fresh gas/air mixture into the chamber, is inherent in combustion tool.

Conclusion

7. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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- 8. Refer to attachment for notice of references cited and recommended for consideration based on their disclosure of limitations of the claimed invention.
- 9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to NATHANIEL C. CHUKWURAH whose telephone number is (571)272-4457. The examiner can normally be reached on M-F 8:00AM-4:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rinaldi Rada can be reached on (571) 272-4467. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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10. Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

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information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Nathaniel C. Chukwurah/ Examiner, Art Unit 3721

8/17/2009

/Stephen Garbe/

Primary Examiner, TC 3700